FOR UTILITY ORIGINAL DECLARATION JUN 1 8 2004

PRIOR FOREIGN APPLICATION(S)

Number

Country

RULE 63 (37 C.F.R. 1.63) DECLARATION AND POWER OF ATTORNEY FOR PATENT APPLICATION

FOR PATENT APPLICATION

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Date First Laid Open

Or Published

Date Patented or

Granted

Priority

Claimed

As a below named inventor. I hereby the clare that my residence, post office address and citizenship are as stated below next to my name, and I believe I am an original, first (and believe I am an

I hereby state that I have reviewed and understand the contents of the above identified specification, including the claims, as amended by any amendment referred to above. I acknowledge the duty to disclose all information known to me to be material to patentability as defined in 37 C.F.R. 1.56. Except as noted below, I hereby claim foreign priority benefits under 35 U.S.C. 119(a)-(d) or 365(b) of any foreign application(s) for patent or inventor's certificate, or 365(a) of any PCT International Application which designated at least one other country than the United States, listed below and have also identified below any foreign application for patent or inventor's certificate, or PCT International Application, filed by me or my assignee disclosing the subject matter claimed in this application and having a filing date (1) before that of the application on which priority is claimed, or (2) if no priority claimed, before the filing date of this application:

<u>Filed</u>

Except as noted below, I hereby of PCT international applications liste application is in addition to that didefined in 37 C.F.R. 1.56 which application:	ed above or below and sclosed in such prior a	d, if this is a continuation-in-part applications, I acknowledge the	(CIP) appli duty to disc	cation, insofar a lose all informat	s the subje ion known t	ct matter disc o me to be m	osed and claimed in this laterial to patentability as
PRIOR U.S. PROVISIONAL, MARCHINE	NONPROVISIONAL	AND/OR PCT APPLICATION	DN(S)		Status		Priority Claimed
				pending, at		patented	
							L
I hereby declare that all statement further that these statements were Section 1001 of Title 18 of the Unit And I hereby appoint Pillsbury Win with USPTO Customer No. 00909 connected therewith and with the repersons of their Firm to that Cust who/which first sends/sent this cas above Firm and/or an attorney of the	made with the knowle ed States Code and th athrop LLP, Intellectual individually and collect esulting patent, and I I tomer No., and to act te to them and by who	edge that willful false statements mat such willful false statements me Property Group, (to whom all colorely my attorneys to prosecute the present authorize them to delete for and rely on instructions from a m/which I hereby declare that I h	and the like hay jeopardia mmunication his application from that Cu nd commun	e so made are p ze the validity of ns are to be dire on and to transa stomer No. nam licate directly wi	ounishable I the applica ected), and p act all busing es of perso th the pers	oy fine or importion or any parties. Dersons of that ess in the Patens no longer won/assignee/a	risonment, or both, under tent issued thereon. It firm who are associated ent and Trademark Office with their firm, to add new ttorney/firm/ organization
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